

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

THOMAS JEDRZEJCZYK,  
Plaintiff,  
  
v.  
  
SKILLZ INC., et al.,  
Defendants.

Case No. [21-cv-03450-RS](#)**ORDER CONSOLIDATING CASES  
AND APPOINTING LEAD PLAINTIFF**

Originally, seven groups or individuals moved for consolidation of this and another action, *Shultz v. Skillz*, No. 21-cv-04662, and appointment as Lead Plaintiff: (1) Kevin Mee; (2) Flora and Xiaodong Wu; (3) Kyle Short; (4) Kristine Tonoyan; (5) David Lewis; (6) Joseph Pekala and Andrew Timberlake; and (7) Thomas Jedrzejczyk, Sonny Chung, and Kenny Tinkelman, collectively known as the Skillz Investor Group. Subsequently, Kevin Mee filed a motion of non-opposition, and Kyle Short, Joseph Pekala and Andrew Timberlake, and Kristine Tonoyan withdrew their motions. This left Flora and Xiaodong Wu, David Lewis, and the Skillz Investor Group. Flora and Xiaodong Wu never filed an opposition to David Lewis's or the Skillz Investor Group's motion nor a reply in support of their motion. They also claim a lesser loss than David Lewis. Their motion is therefore denied, leaving only David Lewis and the Skillz Investor Group. On August 6, 2021, David Lewis filed a notice of non-opposition to the Skillz Investor Group's motion, seeking to serve as an additional plaintiff on the amended complaint with his counsel to serve as additional counsel. For the reasons set forth below, the Skillz Investor Group's unopposed

1 motion is granted.<sup>1</sup>

2 The PSLRA requires courts to consolidate related actions before appointing a Lead  
3 Plaintiff. See 15 U.S.C. § 78u-4(a)(3)(B)(ii); *Alwazzan v. Staar Surgical Co.*, 2020 WL 7872963,  
4 at \*4 (C.D. Cal. Oct. 29, 2020). Consolidation pursuant to Federal Rule of Civil Procedure 42(a) is  
5 appropriate where “actions before the court involve a common question of law or fact.” *Shultz and*  
6 *Jedrzejczyk* involve common questions of law and fact. They are, indeed, nearly identical. They  
7 present the same factual and legal issues forming the same claims for the same class period against  
8 the same defendants. The actions are, accordingly, hereby consolidated.

9 Next, the PSLRA directs courts to appoint the “most adequate plaintiff” to serve as Lead  
10 Plaintiff. 15 U.S.C. § 78u-4(a)(3)(B)(i). There exists a rebuttable presumption that the “most  
11 adequate plaintiff” is the person or group of persons having the largest financial interest in the  
12 relief sought who can otherwise make a *prima facie* showing of typicality and adequacy, as  
13 required by Federal Rule of Civil Procedure 23. 15 U.S.C. § 78u-4(a)(3)(B)(iii)(I); *In re*  
14 *Cavanaugh*, 306 F.3d 726, 730–31 (9th Cir. 2002). Though the Ninth Circuit has not endorsed a  
15 specific method for calculating financial interest, courts apply accounting methods that are  
16 “rational and consistently applied.” *Cavanaugh*, 305 F.3d. at 730 n.4.

17 The Skillz Investor Group has shown it satisfies all the requirements. First, it has the  
18 largest financial interest: its claimed loss of \$418,631.85 is the largest of any movant. The Group  
19 also satisfies the Rule 23 requirements of typicality and adequacy. The typicality requirement is  
20 satisfied when the presumptive Lead Plaintiff and absent class members have suffered the same  
21 injuries as a result of the same conduct by the defendants. *Hanon v Dataproducts Corp.*, 976 F.2d  
22 497, 508 (9th Cir. 1992). Because all class members, including the members of the Skillz Investor  
23 Group, suffered as a result of their purchase of Skillz stock at prices that are alleged to have been  
24 artificially inflated, the typicality requirement is satisfied. Rule 23’s adequacy requirement  
25 contemplates two key questions: (1) Do conflicts exist within the class? and (2) Will plaintiff’s

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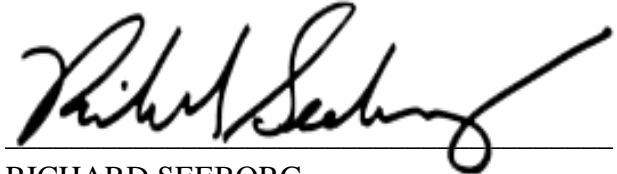
26  
27 <sup>1</sup> The matter is suitable for disposition without oral argument pursuant to Civil Local Rule 7-1(b).

1 counsel vigorously fulfill their duties to the class? *Ellis v. Costco Wholesale Corp.*, 657 F.3d 970,  
2 985 (9th Cir. 2011). No conflicts appear to be brewing; indeed, the Skillz Investor Group and  
3 David Lewis appear to be committed to working together to the benefit of the class. The Skillz  
4 Investor Group is thus appointed Lead Plaintiff. David Lewis is permitted to join as an additional  
5 plaintiff in any amended complaint.

6 Finally, “[t]he most adequate plaintiff shall, subject to the approval of the court, select and  
7 retain counsel to represent the class.” 15 U.S.C. § 78u-4(a)(3)(B)(v). In light of the firms’  
8 significant experience litigating securities fraud actions, and their routine appointment as Lead  
9 Counsel by courts in this district, the Skillz Investor Group’s selection of Lowey Dannenberg,  
10 P.C. as Lead Counsel and Schubert Jonckheer & Kolbe LLP as liaison counsel is approved. David  
11 Lewis’s selection of Hagens Berman Sobol Shapiro LLP as additional counsel is also approved.

12  
13 **IT IS SO ORDERED.**

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15 Dated: August 9, 2021



RICHARD SEEBORG  
Chief United States District Judge